

## Remarks

Applicants respectfully request reconsideration of the present U.S. Patent application as amended herein. Claims 1, 8, 12 and 17 have been amended. Claims 2, 9, 13, 18, 22 and 26 were previously canceled. Claims 21, 23-25, 27 and 28 have been canceled herein. No claims have been added. Thus, claims 1, 3-8, 10-12, 14-17, 19 and 20 are pending.

### CLAIM REJECTIONS – 35 U.S.C. § 103(a)

Claims 1, 3, 4, 8, 10, 12, 14, 15, 17, 19, 21, 23, 25 and 27 were rejected as being unpatentable over U.S. Patent Publication No. 2003/02150071 by Green (*Green*) in view of U.S. Patent No. 5,594,784 issued to Velius (*Velius*). Claims 21, 23, 25 and 27 have been canceled herein. Therefore, the rejection of claims 21, 23, 25 and 27 is moot.

Claim 1 recites:

transmitting data from an electronic system over a communications medium, the data transmission associated with a data session;

receiving an indication of an incoming telephone call transmitted over the communications medium, *wherein the indication comprises a simulated human voice presenting a caller ID identifier via a speaker of the electronic system*; and

maintaining the data session while halting the data transmission and handling the incoming telephone call using a microphone of the electronic system and the speaker of the electronic system in response to a voice command.

Thus, Applicants claim presenting a caller ID with a simulated human voice. Claims 8, 12 and 17 recite similar limitations.

*Green* is cited to disclose maintaining a data session while accepting a telephone call. See page 2 of the Office Action. Applicants agree with the Office Action that

*Green* does not disclose or suggest accepting or terminating calls with a voice command.

See page 3 of the Office Action. *Velius* is cited to teach accepting, refusing or terminating a telephone call with a voice command. See page 3 of the Office Action.

However, neither *Green* nor *Velius* teaches or suggests presenting a caller ID with a simulated human voice. *Green* does not disclose use of caller ID. *Velius* discloses identifying a caller with a sampling of the caller's voice. See col. 12, lines 13-17.

*Olafsson* has been cited to teach use of caller ID; however, *Olafsson* does not teach or suggest presenting the caller ID with a simulated human voice. Therefore, none of the references cited, whether alone or in combination, can teach or suggest the invention as claimed in claims 1, 8, 12 and 17.

Claims 3 and 4 depend from claim 1. Claim 10 depends from claim 8. Claims 14 and 15 depend from claim 12. Claim 19 depends from claim 17. Because dependent claims include the limitations of the claims from which they depend, Applicants submit that claims 3, 4, 10, 14, 15 and 19 are not rendered obvious by the cited references for at least the reasons set forth above.

Claims 6 and 7 were rejected as being unpatentable over *Green*, *Velius* and U.S. Patent No. 6,912,276 issued to Olafsson, et al. (*Olafsson*). Claims 6 and 7 depend from claim 1. As discussed above no combination of *Green*, *Velius* and *Olafsson* can teach or suggest the invention as claimed in claim 1. Therefore, no combination of *Green*, *Velius* and *Olafsson* can teach or suggest the invention as claimed in claims 6 and 7.

CONCLUSION

For at least the foregoing reasons, Applicants submit that the rejections have been overcome. Therefore, claims 1, 3-8, 10-12, 14-17, 19 and 20 are in condition for allowance and such action is earnestly solicited. The Examiner is respectfully requested to contact the undersigned by telephone if such contact would further the examination of the present application. Please charge any shortages and credit any overcharges to our Deposit Account number 02-2666.

Respectfully submitted,  
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Date: Oct 15, 2006

  
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